IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

in re application of: Carlos A. Khantzis

10/800,233 **Application No.:**

3728 Group No.:

Filed: 03/11/2004

Examiner: John T. Kavanaugh

For SHOE SOLE TO IMPROVE WALKING, SENSORY RESPONSE OF THE TOES,

AND HELP DEVELOP LEG MUSCLES

Mail Stop Amendment **Commissioner for Patents** P.O. Box 1450 Alexandria, VA 22313-1450

PETITION AND FEE FOR EXTENSION OF TIME

	FE	IIION AND FEE FOR EATI	ENSION OF THRE (3/ C.F.K. § 1.1.	30(A))				
1.	This	s is a petition for an extension of	the time for a total period ofone	_ months				
to	re	espond to Office Actio	on.					
			atter being extended)	•				
NOTE: 37 C.F.R. § 1.704(b) " an applicant shall be deemed to have falled to engage in reasonable efforts to conclude processing or examination of an application for the cumulative total of any periods of time in excess of three months that are taken to reply to any notice or action by the Office making any rejection, objection, argument, or other request, measuring such three-month period from the date the notice or action was malled or given to the applicant, in which case the period of adjustment set forth in § 1.703 shall be reduced by the number of days, if any, beginning on the day after the date that is three months after the date of mailing or transmission of the Office communication notifying the applicant of the rejection, objection, argument, or other request and ending on the date the reply was filed. The period, or shortened statutory period, for reply that is set in the Office action or notice has no effect on the three-month period set forth in this paragraph."								
l h	areby o	(When using Express Mail, the	R 37 C.F.R. §§ 1.8(a) and 1.10* Express Mail label number is mandatory; certification is optional.)					
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		alted with the United States Postal Service 1450, Alexandria, VA 22313-1450	e in an envelope addressed to Commissioner for P	Patents, P.O.				
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Dat	e: <u>10</u>	129107	Signature Thomas I. Rozsza AAHNADI	30000802 10893233 60.60 0				
		•	(type or print name of person certifying)					

(Petition and Fee for Extension of Time (37 C.F.R. § 1.136(a) [11-2]—page 1 of 3)

^{*} Only the date of filing (§ 1.6) will be the date used in a patent term adjustment calculation, although the date on any certificate of mailing or transmission under § 1.8 continues to be taken into account in determining timeliness. See § 1.703(f). Consider "Express Mail Post Office to Addressee" (§ 1.10) or facsimile transmission (\$ 1.6(d)) for the reply to be accorded the earliest possible filing date for patent term adjustment calculations.

"Extensions of Time in Patent Cases (Supplement Amendments)—If a timely and complete response has been filed after a Non-Final Office Action, an extension of time is not required to permit filing and/or entry of an additional amendment after expiration of the shortened statutory period. "If a timely response has been filed after a Final Office Action, an extension of time is required to permit filing and/or entry of a Notice of Appeal or filing and/or entry of an additional amendment after expiration of the shortened statutory period unless the timely-filed response placed the application in condition for allowance. Of course, if a Notice of Appeal has been filed within the shortened statutory period, the period has ceased to run." Notice of Dec. 10, 1985 (1061 O.G. 34-35). NOTE: See 37 C.F.R. § 1.645 for extensions of time in interference proceedings and 37 C.F.R. § 1.550(c) for extensions of time in reexamination proceedings. NOTE: An extension of time under 37 C.F.R. § 1.136(a)(1) is available unless: "(i) Applicant is notified otherwise in an Office action; "(ii) The reply is a reply brief submitted pursuant to § 1.193(b); "(iii) The reply is a request for an oral hearing submitted pursuant to § 1.194(b); "(iv) The reply is to a decision by the Board of Patent Appeals and Interferences pursuant to § 1.196, § 1.197 or § 1.304; or "(v) The application is involved in an interference declared pursuant to § 1.611." 2. A response in connection with the matter for which this extension is requested: is filed herewith. has been filed. (complete the following, if applicable) NOTE: The PTO accepts the filing of a continuing application as a response under 37 C.F.R. §§ 1.136 and 1.137. To facilitate processing in such a case, the petition for extension of time should specifically refer to the filing of a continuing application and also include an express abandonment of the prior application conditioned upon the granting of the petition and the granting of a filing date to the continuing application. Notice of May 13, 1983, 1031 O.G. 11-12. The response is the filing of a continuation application having an express abandonment conditioned on the granting of a filing date to the continuing application. a small entity. A statement: is attached.

3. Applicant is

was already filed.

other than a small entity.

Calculation of extension fee (37 C.F.R. § 1.17(a)(1)—(5)):

Extension (months)	Fee for other than small entity	Fee for small entity
one month two months three months four months five months	\$ 120.00 \$ 450.00 \$ 1,020.00 \$ 1,590.00 \$ 2,160.00	\$ 60.00 \$ 225.00 230.00 \$ 510.00x525.00 \$ 795.00 \$ 1,080.00

60.00 Fee:

If an additional extension of time is required, please consider this a petition therefor.

(check and complete the next item, if applicable)

(Petition and Fee for Extension of Time (37 C.F.R. § 1.136(a) [11-2]—page 2 of 3)

		An extension therefor of \$	n for		months has aire	ady been se	ecured. The	fee paid	
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			Extens	sion fee o	due with this rec	quest \$	60.00	· · · · · · · · · · · · · · · · · · ·	
5. Ex	xtenc	led period fo	r respons	ie					
p					d in this petition extended period				
_			(Date).						
6. Fe	ee Pa	ayment							
NOTE	ne six ab en to	cessary to cover a-month period in andoned. In the countered in ret action on the ca	the addition has expired ose instance urning the pa ases. Author	nal time co before the es where papers to the rization to	no authorization to insumed in making up e deficiency is noted authorization to cha he PTO Finance Brar charge the deposit a 6; 1065 O.G. 31-33.	o the original de d and corrected arge is included arch in order to	eficiency. If the d, the applicat d, processing apply these ch	maximum, ion is held delays are arges prior	
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